

THE TRUE NORTHERNER.

Published Every Wednesday.

MRS. A. C. MARTIN, Editor.

PAW PAW, MICH., SEPT. 21, 1892.

Republican National Ticket.

For President, BENJAMIN HARRISON.

For Vice-President, WHITELAW REID.

Republican State Ticket.

For Governor, JOHN T. RICH, of Lapeer.

For Lieutenant Governor, J. WIGHT GIDDINGS, of Wexford.

For Secretary of State, JOHN W. JOCHIM, of Marquette.

For Treasurer, JOSEPH F. HAMBITZER, of Houghton.

For Auditor General, STANLEY W. TURNER, of Roscommon.

For Attorney General, GERRIT J. DIEKEMA, of Ottawa.

For Commissioner of the State Land Office, JOHN G. BERRY, of Osego.

For Superintendent of Public Instruction, H. R. PATTENGILL, of Ingham.

For Member Board of Education, EUGENE A. WILSON, of Van Buren.

Congressional.

For Member of Congress, HENRY F. THOMAS, of Allegan.

Legislative.

For State Senator—Eighth District, JAN W. GARVELINK, of Allegan.

For Representative in the State Legislature, EDWIN A. WILDEY, of Paw Paw.

County.

For Judge of Probate, BENJAMIN F. HECKERT, of Paw Paw.

For Sheriff, NATHAN THOMAS, of Hartford.

For County Clerk, HARLEY E. SQUIER, of Columbia.

For Register of Deeds, THOMAS C. TYNER, of Lawrence.

For Treasurer, HIRSH K. WELLS, of Arlington.

For Prosecuting Attorney, LINCOLN H. TITUS, of Hartford.

For Circuit Court Commissioners, STEPHEN B. MONROE, of South Haven.

For Surveyor, J. PERCY LAWTON, of Antwerp.

For Coroners, FRANK CONNER, of Covert.

For Coroners, L. E. HAMILTON, of Antwerp.

COMING EVENTS.

Sept. 19-23, Grd Rapids. Kent county fair.

Sept. 27, Grand Rapids. Republican state convention.

Sept. 27, Grand Rapids. Convention of Michigan league of Republican clubs.

Sept. 27, Grand Rapids. Republican state convention.

Sept. 27 to Oct. 1, Allegan. Allegan county fair.

October 4-7, Dowagiac. Dowagiac Union fair.

President Harrison and Pensions.

The Democratic literary bureau, along with its vilification of Pension Commissioner Ramm, is disseminating an assertion that President Cleveland approved a greater number of pension bills than President Harrison has done. The Forty-ninth and Fiftieth Congresses passed 2,042 private pension bills. Of these 297 were vetoed either by message or by pocketing, and 227 became laws by lapse of time without his approval, so that he approved only 1,518, of them.

The last Republican Congress passed 1,377 private pension bills, every one of which received President Harrison's approval and became a law. But then came in the present Democratic Congress with its overwhelming Southern control on the Democratic side. As a result there were following weeks when no private pension bill could even obtain consideration in the House, to say nothing of being passed. No quorum could be mustered in the House with a Democratic majority of 140 to consider bills to pension old soldiers. It was only on the last private night of the session that the House, in a panic at the pension record it would have to go before the country with shoveled 105 bills into the hopper and approved them in 150 minutes. But with all this reckless haste to make a record, the first session of the Fifty-second Congress enacted only 133 private pension bills. These became laws with President Harrison's approval. Compare this 133 bills with the 849 of the first session of the Fifty-first Congress and you will see the 716 bills which became laws at the first session of the Democratic Fifty-second Congress, and it is seen who is to blame for the apparently fewer number of bills approved by President Harrison. Yet, unless the second session of more-than-a-billion-dollar Congress makes the number of worthy pension bills less than ten, President Harrison will still have approved more private pension bills than did President Cleveland in his full term.

These facts are stated because the Democrats seem insistent about figures. The figures seem superfluous when the unfeeling jocularities with which Cleveland dwelt upon the injuries to old soldiers in his pension vetoes is recalled. In his veto of the Total Disability Pension act of the Forty-ninth Congress, Cleveland struck at hundreds of thousands of pensioners who never obtained their rights until President Harrison signed the Dependent Pension bill passed by the Republican Fifty-first Congress.

The other day President Harrison attended a soldiers' reunion at Malone up in the mountain region of New York. Here is the way he closed the little speech he made:

"And now, comrades of the Grand Army of the Republic, surviving veterans of that gallant band that from these mountains and valleys went out to defend the flag, I give you a comrade's greeting to-day. God bless you, every one. God forgive the heartlessness of that American in this bright day of prosperity and unity who can begrudge to any of you the just dues of your hard service."

An Ex-Soldier's Reasons.

We clip the following letter from the *Allegan Journal* of a recent date:

I saw in your last issue that an ex-soldier of Lansing says he will vote for Judge Morse for governor because he is an ex-soldier. But the Democrat party condemns an ignores a man for voting for an ex-soldier not on their ticket. I have had an experience of this kind. I have always been a Democrat since I was old enough to vote, which is about

23 years, and never asked any patronage from the party. I got out of the party limits enough to vote for Hon. C. W. Watkins for congress, because he was an old comrade and adjutant of my regiment (10th Michigan cavalry). I voted the rest of the ticket straight. I then asked for a position as keeper in the state house of correction at Ionia. I got up my petition all right and sent it to the warden, but there was a protest to my appointment sent in by the chairman of the Democratic county committee, because I voted for an ex-soldier not on their ticket. I was beheaded. That is their policy, and Judge Morse understands it. And these are the reasons why he does not vote for an ex-soldier on the Republican ticket, for fear of the same fate; and I do not see wherein the ex-soldiers of the Republican party are in duty bound to support Judge Morse because he is an ex-soldier as long as he will not support us, and I will add his words in conclusion: "There is too much at stake."

AN EX-SOLDIER.

What Rainbow Chasing Did.

Four years ago Calvin S. Brice conducted a rainbow chasing campaign in the northwest. Following is the result, as compiled by the New York Sun:

Iowa. (Rep. maj., 1884.....19,733
(Rep. maj., 1888.....31,721
Wisconsin (Rep. maj., 1884.....14,698
(Rep. maj., 1888.....21,321
Nebraska (Rep. maj., 1884.....22,521
(Rep. maj., 1888.....27,893
Michigan (Rep. maj., 1884.....3,308
(Rep. maj., 1888.....22,918
Kansas (Rep. maj., 1884.....64,274
(Rep. maj., 1888.....80,159

We commend the attentive study of these figures to the amusing gentleman who has been given the congenial job of chasing rainbows during the present season. What will the Republican majority in these states amount to after Don M. Dickinson has navigated the country with free trade tracts in seven different languages?

The Record Stands.

An organ of the Democracy says of President Harrison: "He cannot wipe out the Republican record." That is true—the Republican record cannot be wiped out. It is written in imperishable monuments—in a restored Union, in the emancipation proclamation, in the constitutional amendments, in the resumption of specie payments, and in pension laws that provide for the declining years of every veteran of the war for the Union, in the McKinley law, which has made America industrially independent; in the magnificent growth of our trade through reciprocity, in the dawning revival of the American merchant marine and the construction of a navy that commands the respect of every foreign power. The Republican record cannot be wiped out without obliterating the history of all the progress the nation has made in the last thirty years. That record alone furnishes ample reason for Democratic defeat.—*N. Y. Press.*

The later news from Maine the better. It seems that the Democrats have suffered losses in both branches of the state legislature; that every county in the state (not 14 out of the 16, as we stated last week) have elected Republican officers; that Governor-elect Cleves has over 12,000 majority, and that the plurality on congressmen is 14,000. This, too, with the smallest total vote cast in a presidential year since 1872. The significance of the victory lies not in the size of the majorities nor in the candidates themselves, but in the unquestioned disposition of intelligent voters to withstand the furious assaults of tariff demolitionists. With such a return to their senses from the waywardness of 1890 as voters have signified in the contests in Alabama, Vermont and Maine, it requires no horoscope to forecast a glorious Republican triumph six weeks hence.

Twenty-five years ago Democrats were loud and boisterous in their prophecies that "the enormous public debt of the United States would be repaid—never be paid." But what are the facts? While the national debts of the nations of Europe increased from \$12,503,330,000 in 1865 to \$22,039,373,896 in 1890, in the same period the national debt of the United States decreased from \$2,756,431,571 to \$915,963,113. In the meantime the same patriots who prophesied evil are now busy shouting "Down with the robber tariff!" and "Up with Democratic reform!"—*Inter Ocean.*

Any one who regards Alabama as a dead sure Democratic state should begin at once to read up on the subject. Weaver and the other third party leaders are going to stump every congressional district in the state and a presidential electoral ticket was nominated on the 15th. The Kolbites, smarting under the counting out of their gubernatorial ticket, are determined to defeat the Democratic electoral ticket in November. Perhaps it will be well for Adlai to take a little trip into Alabama as soon as he is certain that the "Tar-heels" are in line.

The advantage of the bank bills issued under Republican rule is that they are as good as gold in every state of the Union, and are not much discount in any portion of the civilized world. It matters not if any bank should break—every dollar of its issue would be redeemed at par. That is the kind of money the people want, and no class is more interested in having such currency than the man who earns his dollar by hard labor with his hands.

While the Republicans in Indiana were celebrating the opening of a new tin mill at Elwood, a Democratic free-trade organ, the New York *Herald*, said: "The families of idle tin-plate workers in Wales have lived on bread and water for twenty-two weeks." Our free-trade friends seem to have more anxiety for the welfare of "tin-plate workers in Wales" than they do for the same class in the United States.

Labor Commissioner Peck's name will go thundering down the ages as that of the only Democrat who had the nerve to incur the wrath and hatred of his party by asserting, in an official paper, during the calamity campaign of 1892, that the country's prosperity had been greatly enhanced by the workings of the McKinley tariff law.

It takes but one Peck of the New York kind to make a bushel of worry for the free trade propaganda.

A Peck of Trouble.

Grand Rapids Herald.

Dear Mr. Peck, why did you wreck And break the neck Of our great prophet Grover?

It's very plain, to our great pain, That once again We'll get a turning Over.

Physicians in consultation at Loon Lake, N. Y., Monday decided that the removal of Mrs. Harrison to Washington, D. C., could be effected without any great danger, and thereupon the presidential party made arrangements to leave Tuesday noon. A decided improvement in Mrs. Harrison's condition was noted.

If "General" Adlai Stevenson's claim to a military title is valid, he ought to run up to Washington this week and attend the Grand Army encampment. He is now touring in North Carolina, but he might take time to tell the 75,000 old veterans now at the national capital the methods he employed to put down the rebellion.

Can it be the result of design on the part of Chairman Harritt to keep Adlai south of Mason and Dixon's line as much of the time as possible during the campaign? We see by the newspapers that he is now giving his version of public issues to the "Tar-heels."

It is a dull day in Democratic circles when some small-fry statesman does not challenge Gov. McKinley to a "joint debate." The Republican national committee have more important work for McKinley than bringing obscure Democrats into notoriety.

A "Macedonian cry" comes up from Virginia, West Virginia, North Carolina and Alabama for money to save the Democracy from defeat. Day by day there is new evidence that the solid south is getting suspiciously mellow in spots.

General Weaver and Mrs. Lease are making a thorough canvass of Colorado, and it is believed that their joint efforts will reduce Harrison's 13,000 majority of 1888 down to 16,000 or 18,000.

Brice has now announced that he never did believe in the western rainbow chase of 1888, and a trace is on between himself and Brer Dana.

Candidate Cleveland is in a Peck of trouble in New York state, through the offices of the man he appointed commissioner of labor.

Now that the "snappers" and "anti-snappers" of New York have "come together," where is the poor Mugwump to lay his head?

ORDER OF PUBLICATION.—State of Michigan, In the Circuit Court, for the County of Van Buren, in Chancery.

CORAM V. COMPTON, Complainant, vs. ALEXANDER COMPTON, Defendant.
Suit pending in the Circuit Court for the county of Van Buren, in Chancery, at Paw Paw, on the 16th day of September, A. D. 1892.
In this cause it appearing from affidavit on file that the defendant, Alexander Compton, is not a resident of this state, and it cannot be ascertained what country he does reside, on motion of Heckert & Chandler, Complainant's solicitors, it is ordered that the said defendant, Alexander Compton, cause his appearance to be entered herein within five months from the date of this order, and in case of his appearance that he cause his answer to the complaint to be filed on or before the 15th day of May, A. D. 1893, and that he cause a copy of this order to be personally served on said non-resident defendant, at least twenty days before the time above prescribed for his appearance.

GEO. M. MUCK, Circuit Judge.
HECKERT & CHANDLER, Complainant's Solicitors. 5717063

MORTGAGE SALE.—Whereas default having been made in the conditions of a certain mortgage bearing date the 15th day of May, A. D. 1886, executed by B. W. Stanton and his wife, Harriet E. Stanton, of Van Buren county, state of Michigan, to P. S. Grimes of Kalamazoo, Mich., and which mortgage was recorded in the office of the register of deeds of Van Buren county, state of Michigan, on the 15th day of May, A. D. 1886, and on which mortgage there is claimed to be due and unpaid at the date of this notice the sum of three hundred and sixty dollars (\$360.00), also an attorney's fee of fifty dollars provided for in said mortgage, and no suit or proceedings at law or in equity having been instituted to recover the amount now due or unpaid, or any part thereof, now therefore notice is hereby given that by virtue of the power of sale given in said mortgage, and in pursuance of statute in such case made and provided, there will be sold at public auction to the highest bidder, at the front door of the court house in the village of Paw Paw, county of Van Buren and state of Michigan, on the 10th day of December, A. D. 1892, at 12 o'clock noon of said day, the premises described in the following described parcel of land, to-wit: The east half of the northwest quarter of section twenty-eight (28), town one (1) south, of range fifteen (15) west, containing eighty (80) acres, according to the government survey thereof, and lying in the county of Van Buren and state of Michigan.
Dated Paw Paw, September 12th, A. D. 1892.
189210622 WM. H. MASON, Circuit Court Commissioner in and for Van Buren County, Mich.
HECKERT & CHANDLER, Complainant's Solicitors.

CHANCERY SALE.—In pursuance and by virtue of a decree of the Circuit Court for the county of Van Buren, in chancery, in the state of Michigan, made and dated on the 15th day of May, A. D. 1892, in a certain cause therein pending wherein Robert Orr is complainant, and Samuel Orr, Eva A. Orr, Anna Hawkins, executrix of the estate of Seward Hawkins, deceased, and Roscoe W. Broughton are defendants, notice is hereby given that I shall sell at public auction to the highest bidder, at the front door of the court house in the village of Paw Paw, county of Van Buren and state of Michigan, said court house being the place for holding the circuit court for said county, on Thursday, the 27th day of October, A. D. 1892, at one o'clock in the afternoon, all or so much thereof as may be necessary to raise the amount due to the complainant, for principal, interest and costs, said premises being described as follows, to-wit: lot eleven (11) and the east half (½) of lot ten (10), in block nineteen (19), of the village of Paw Paw, Mich., according to the village plat.
Sept. 14th, 1892. 189210308 P. S. GRIMES, Mortgagee.
F. P. GRIMES, Administrator.
WM. H. MASON, Att'y for Mortgagee.

ADMINISTRATOR'S SALE.—In the matter of the estate of William Kline deceased. Notice is hereby given, that by virtue of a decree of the Circuit Court for the county of Van Buren, state of Michigan, I will sell at public vendue, to the highest bidder, at late residence of the deceased, on the premises, on the 21st day of October, 1892, at one o'clock in the afternoon, all the right, title and interest of the said William Kline, deceased, in and to the following described real estate, to-wit: the undivided one-third part of the north half (½) of the north-west quarter (¼) of the south-west quarter (¼) of section nine (9), in town two (2) south, of range fourteen (14) west, in the county of Van Buren and state of Michigan.
JOSEPH J. ALLEN, Administrator of said Deceased.
Dated Sept. 8th, 1892. 18921061

STANTON'S U. S. LAWYER'S DIARY AND RULE BOOK.

500 to 700 already ordered for 1892. Ready for delivery Dec. 1st, 1891. Complete revision of the Federal, State and county court rules.

The terms and time for noticing cases for trial appears on each page of diary. Order at once if you would have your name printed with the list of your county. Price \$1.50 delivered. ELMER E. STANTON, Law Books and Supplies, GRAND RAPIDS, MICH.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage made and executed by Matthew Murphy, Kate Murphy, Thomas W. Murphy, and Agnes Murphy, which mortgage was recorded in the office of the register of deeds for Van Buren county, state of Michigan, on the 18th day of March, A. D. 1892, in book 47 of mortgages on page 206, upon which mortgage there is now claimed to be due at the date of this notice the sum of eight hundred seventy-eight and 3-100 dollars (\$878.60), and an attorney's fee of twenty-five dollars provided for in said mortgage, and no proceedings at law having been instituted to recover the money secured by said mortgage, or any part thereof, therefore notice is hereby given, by virtue of the power of sale in said mortgage contained and the statute in such case made and provided, that on Saturday, the 24th day of September, A. D. 1892, at eleven o'clock in the forenoon, there will be sold at public auction to the highest bidder, at the front door of the court house in the village of Paw Paw, Michigan (that being the place where the circuit court for the county of Van Buren is held), the premises described in said mortgage, or so much thereof as shall be necessary to pay the amount due on said mortgage, with interest at seven per cent., and all legal costs, together with an attorney's fee of twenty-five dollars covenanted for in said mortgage, said premises are described in said mortgage as follows: Commencing at a point on the quarter line west of the center of section thirty-three (33), town three (3) south, of range thirteen (13) west, thirteen rods and fifty-two hundredths of a rod, and running thence north eleven chains and eighty-three and two-thirds links, thence west forty-four rods and twenty-eight hundredths of a rod, thence south eleven chains and eighty-three and two-thirds links, thence east forty-four rods and twenty-eight hundredths of a rod to the place of beginning, all in the township of Antwerp, in the village of Lawton, Van Buren county, state of Michigan.
Dated the 27th day of June, A. D. 1892.
FULLER AND FULLER COMPANY, Attorneys.
LINCOLN H. TITUS, Attorney for Mortgagee.

PROBATE ORDER.—State of Michigan—County of Van Buren—
At a session of the probate court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Saturday, the 25th day of August, in the year one thousand eight hundred and ninety-two:
Present, Hon. Benjamin F. Heckert, Judge of Probate.
In the matter of the estate of Eunice A. Cash, deceased.
On reading and filing the petition duly verified, of John Cash, late husband of said deceased, praying that administration of said estate may be committed to him.
Thereupon it is ordered that Monday, the 26th day of September 1892, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be held at the Probate office in the village of Paw Paw, in said county, and show cause, if any, why the prayer of the petitioner should not be granted.
And it is further ordered that said petitioner give notice to the persons interested in said estate, of the pendency of said petition and the hearing thereof, by causing a copy of this order to be published in the *True Northerner*, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.
544057 BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan—County of Van Buren—
At a session of the probate court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Thursday, the 25th day of August, in the year one thousand eight hundred and ninety-two:
Present, Hon. Benjamin F. Heckert, Judge of Probate.
In the matter of the estate of Edward S. Moore, deceased.
On reading and filing the petition duly verified, of Lottie M. Moore, widow of said deceased, praying that administration of said estate may be granted to herself or some other suitable person.
Thereupon it is ordered that Monday, the 26th day of September, 1892, at ten o'clock in the forenoon, be assigned for hearing said petition, and all persons interested in said estate are required to appear at a session of said court, then to be held at the probate office, in the village of Paw Paw, in said county, and show cause, if any, why the prayer of the petitioner should not be granted.
And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the *True Northerner*, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.
544057 BENJ. F. HECKERT, Judge of Probate.

ELECTION NOTICE.—Notice is hereby given that at the general election to be held in this state on the Tuesday succeeding the first Monday of November next, the following officers are to be elected, viz.:
By the electors of the districts hereinafter defined one elector of President and Vice President of the United States in each district, who shall be known and designated on the ballot, respectively, as Eastern district elector of President and Vice President of the United States at large; also, in like manner, two alternate electors of President and Vice President who shall be known and designated on the ballot as Eastern district alternate elector of President and Vice President of the United States at large; for which purpose the first, second, sixth, seventh, eighth, and tenth congressional districts shall compose one district to be known as the eastern electoral district; and the third, fourth, fifth, ninth, eleventh and twelfth congressional districts shall compose the other district to be known as the western electoral district.
There are also to be elected by the electors in each congressional district into which the state is divided, one elector of President and Vice President, and also alternate elector of President and Vice President, the ballots for which shall designate a number of the congressional district and the persons to be voted for therein, as district elector and alternate district elector of President and Vice President of the United States respectively.
Also, on the general ticket a Governor, Lieutenant Governor, Secretary of State, State Treasurer, Auditor General, Commissioner of the State Land Office, Attorney General, and Superintendent of Public Instruction; also a member of the State Board of Education in place of Senator S. B. Babch, whose term of office will expire December 31, 1892; also a Representative in Congress for the Fourth Congressional District composed of the counties of Van Buren; also, the following county officers, viz.: A Judge of Probate, Sheriff, County Clerk, County Treasurer, Register of Deeds, Prosecuting Attorney, County Surveyor, two Circuit Court Commissioners, and two Coroners.

You are also hereby notified that at said election there will be submitted to the people the question of a convention for the purpose of a general revision of the Constitution of this State. The elector person voting for said proposition shall have written or printed or partly written and partly printed on his ballot the words: "Convention for the purpose of a general revision of the Constitution of this State—Yes;" and each person voting against said proposition the words, "Convention for the purpose of a general revision of the Constitution of this State—No."

Dated September 5th, A. D. 1892. 189210193 THOMAS THOMAS, Sheriff of Van Buren County.

MORTGAGE SALE.—Whereas default having been made in the conditions of a certain mortgage bearing date the 15th day of May, A. D. 1886, executed by George Lemon and his wife Jennie Lemon of Van Buren county, state of Michigan, to P. S. Grimes of Kalamazoo, Mich., and which mortgage was recorded in the office of the register of deeds of Van Buren county, Michigan, in book 20 of mortgages on page 441, on the 16th day of May, A. D. 1886, and on which mortgage there is claimed to be due and unpaid at the date of this notice the sum of six hundred and nine dollars (\$609.00), also an attorney's fee of fifty dollars provided for in said mortgage, and no suit or proceedings at law or in equity having been instituted to recover the amount now due and unpaid, or any part thereof, now therefore notice is hereby given that by virtue of power of sale given in said mortgage, and in pursuance of statute in such case made and provided, there will be sold at public auction to the highest bidder, at the front door of the court house in the village of Paw Paw, Van Buren county, Michigan, that being the place for holding the circuit court for said county, on Saturday, the 26th day of November, A. D. 1892, at twelve o'clock noon, the premises described in said mortgage, or so much as may be necessary to satisfy the amount now due and unpaid on said mortgage, with interest and costs, said premises being described as follows, to-wit: The southeast quarter of the northwest quarter, also the east half of the southwest quarter, all on section twenty-two (22), town two (2) north, of range thirteen west, in township of Alpena, Van Buren county, Mich.
August 31st, 1892. 189413066 P. S. GRIMES, Mortgagee.
F. P. GRIMES, Administrator.
WM. H. MASON, Att'y for Mortgagee.

J. D. HAMILTON, M. D.

WHO FILLS YOUR PRESCRIPTIONS?

In soliciting your trade for our PRESCRIPTION DEPARTMENT, we will state that this branch of our business is at all times in charge of first-class, competent

REGISTERED PHARMACISTS,

who have always given special attention to the ART OF DISPENSING. This gives our patrons confidence and the assurance that all

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will be scientifically and conscientiously compounded. In medicine quality is of prime importance. We use nothing but the best the market affords, and by buying direct from the largest CHEMICAL LABORATORIES in the country, we are enabled to dispense

STRICTLY PURE DRUGS AT REASONABLE RATES.

WOLVERINE PHARMACY.

Snow Bros., Hot Air Furnaces,

Paw Paw, Mich.

We are "In It."

That is, the

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We make All Sizes.

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Wood or Coal Burners,

and we always

GUARANTEE SATISFACTION.

Please read the Testimonials of those who have used our Furnaces. We will give you a new one each week.

Paw Paw, Mich., Sept. 20th, '92. Snow Bros.—Dear Sir: I can truthfully testify to the efficiency of your Furnace as a heater, and can recommend it to all intending purchasers.

Yours Respectfully, W. L. MILLER.

IF YOU ARE THINKING OF BUILDING THIS FALL, call at

J. H. WATERS & CO.

And get their prices on

Nails, Sash and Doors, Trimmings, etc.,

Before buying. Remember that we are general headquarters for everything in the

HARDWARE LINE.

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E. B. BUTLER & CO.—GROCERIES

IMITATION

May be the sincerest form of flattery, but it will not do in

TEA OR GROCERIES.

We aim to keep none but the good, honest brands of goods, and solicit your trade.

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WAGON CARRIAGE MAKING,

Trimming, Painting & Repairing.

All kinds of wood-work